## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

NEW ENGLAND SPORTS	)
NETWORK, L.P.,	)
Plaintiff	)
	)
V.	)
	) Criminal No. 22-cv-10024-ADB
ALLEY INTERACTIVE LLC (CT)	)
ARIEL LEGASSA,	)
	)
Defendants	

## GOVERNMENT'S MOTION TO INTERVENE AND STAY DISCOVERY

The government respectfully submits this Motion to Intervene and Stay Discovery in the above-captioned matter. For the reasons stated in the government's Memorandum in Support of this Motion, the government respectfully requests that the court stay discovery and postpone portions of civil discovery until the parallel federal criminal trial is complete.

Dated: February 7, 2023 Respectfully submitted,

RACHAEL S. ROLLINS United States Attorney

By: /s/ Mackenzie A. Queenin
Mackenzie A. Queenin
Benjamin A. Saltzman
Assistant U.S. Attorneys

## **Certificate of Service**

I, Mackenzie A. Queenin, hereby certify that this document was this day filed through the ECF system and will be sent electronically to the registered participants as identified on the Notice of Electronic Filing ("NEF").

Date: February 7, 2023

/s/ Mackenzie A. Queenin

Mackenzie A. Queenin